UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

I la ac.	Cara No. 19 42442 MHI
In re:	Case No. 18-43443-MJH
Brent A Shipley	CHAPTER 13 PLAN
	Original 1st Amended
Debtor(s).	
Deotor(s).	
I. Disclosure of Nonstandard Provisions and Plan	n's Modification of Secured Debt:
A. Does this plan contain any nonstandard provisi	
_X_Yes	
No R Does this plan limit the amount of a secured cla	aim based on a valuation of the collateral for the claim
(check one)?	ann based on a valuation of the conateral for the claim
Yes	
X No	
C. Does this plan avoid a security interest or lien ((check one)?
Yes X No	
	able section above or made no selection, any nonstandard
provision or language in this plan purporting to limit the	
	Even if the Debtor indicated "no" in Section 1.B or Section
•	ed claim based on a valuation of the collateral for the claim
or avoid a security interest or lien through a motion or a	n adversary proceeding.
II Moong Tost Doself and Disc Doself and	
11. IVICATIS LEST KESUIT AND PIAN DURATION:	
II. Means Test Result and Plan Duration: The Debtor is (check one):	
The Debtor is (check one):X a below median income debtor with a 36 month.	
The Debtor is (check one):	
The Debtor is (check one): X a below median income debtor with a 36 month an above median income debtor with a 60 month	applicable commitment period.
The Debtor is (check one): X a below median income debtor with a 36 month an above median income debtor with a 60 month The plan's length shall not be less than the Debtor's app	applicable commitment period. licable commitment period unless the plan either provides
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IV. <u>Distribution of Plan Payments by the Trustee:</u>

Upon confirmation of the plan, the Trustee shall disburse funds received in the following order and creditors shall apply them accordingly, provided that disbursements for domestic support obligations and federal taxes shall be applied according to applicable non-bankruptcy law:

A.	ADMI	NISTR.	ATIVE	EXPENSE	S:
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	2. Other administrativ		ed pursuant to 11 U.S.C. §§ 507(a)(2) or 707(b).
	3. The Debtor's Attoestimated to be \$3500.0		irmation attorney's fees and/or costs and expenses are
			d as follows (check one):
	Prior to all credito	ors.	
	Monthly payment		ignated monthly payments to the following creditors:
			Cruz) and Guild Mortgage (Para IV.C.1).
	Other:		·
	If no selection is made, Sections IV.B and IV.C		on will be paid after the monthly payments specified in
B.	CURRENT DOMESTI	C SUPPORT OBLIG	ATIONS:
	Creditor	Mon	thly Amount
	none		
		\$ <u></u>	
Sect will the u	ion X will receive payn be disbursed at the sam underlying debt, determ itors shall not assess an	nent from the Trustee. e level. Secured credi ined under nonbankru ny late charges, provid	g allowed secured claims specified below or provided in Unless ranked otherwise, payments to secured creditors tors shall retain their liens until the earlier of payment of ptcy law, or discharge under 11 U.S.C. § 1328. Secured ded payments from the plan to the secured creditor are law if the case is dismissed.
clair mort follo the i	n shall control; and (b) tgage or deed of trust or owing an objection to a	the interest rate includ n real property shall co proof of claim or in a % except that the inter	(a) a lower interest rate included in a creditor's proof of ed in a creditor's proof of claim for a claim secured by a entrol, unless otherwise provided in Section X or ordered an adversary proceeding. If the interest rate is left blank, rest rate for arrearages on claims secured by a mortgage
For	claims secured by perso	onal property, the mon	thly payment amounts in the plan control.
			payment amounts in the creditor's proof of claim and e provided in Section X.
ongo		ts, homeowner's due	e may increase or decrease post-petition installments for s and/or real property tax holding accounts based on ad/or property taxes.
<u>Only</u>	1. Payments on Claim by by Security Interest in if applicable):	ms, or Non-Escrowed the Debtor's Princip	Postpetition Property Tax Holding Accounts, Secured al Residence (Interest included in payments at contract
Ongoing	Payments:		
	Monthly Payment	Creditor	<u>Collateral</u>
	\$	none	
	\$ \$		
	Cr.		

Cure F	Payments:				
	Monthly			Arrears to be	Interest
Rank	Payment	<u>Creditor</u>	<u>Collateral</u>	Cured	Rate
2_	\$25*	Guild Mortgage	1304 Sunrise St	\$450**	0%
	\$			\$	%
	\$			\$	%
	\$			\$	%
* Plus	all available fu	ınds as set forth in paragrap	oh X.A. below.		
	row shortage	1 0 1			
	2. Paymer	its on Claims, or Non-Escre	owed Postpetition Property Tax	Holding Accounts	s, Secured by
R		ther than the Debtor's Prince			
	* *		<u> </u>		
Ongoi	ng Payments:				
Ü	Monthly				Interest
Ranl		Creditor	Collateral		Rate
•					
	\$	none			%
	\$				%
	\$				~~ %
Cure F	Payments:				
	Monthly			Arrears to be	Interest
Rank	Payment	Creditor	Collateral	Cured	Rate
	\$	none		\$	 %
	\$			\$	 %
	\$			\$	 %
	3. Payme	nts on Claims Secured by P	Personal Property:		
	<u> </u>				
	010	C 11 4 1			

a. 910 Collateral:

The Trustee shall pay the contract balance stated in the allowed proof of claim for a purchase-money security interest in any motor vehicle acquired for the personal use of the Debtor within 910 days preceding the filing date of the petition or in other personal property acquired within one year preceding the filing date of the petition as specified below. The Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee in the amounts stated as the "Pre-Confirmation Adequate Protection Monthly Payment" or, if blank, in the amounts stated as the "Monthly Payment" as specified below after the creditor files a proof of claim.

<u>Rank</u>	Monthly Payment	Creditor	Collateral	Adequate Protection Monthly Payment	Interest Rate
	\$	none		\$	%
	\$			\$	%
	\$			\$	%
	\$			\$	%

b. Non-910 Collateral:

The Trustee shall pay the value of collateral stated in the proof of claim, unless otherwise provided in Section X or ordered following a timely objection to a proof of claim or in an adversary proceeding, for a security interest in personal property which is non-910 collateral. The Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee in the amounts stated as the "Pre-Confirmation Adequate Protection Monthly Payment" or, if blank, in the amounts stated as the "Monthly Payment" as specified below after the creditor files a proof of claim.

<u>Rank</u>	Monthly Payment	<u>Creditor</u>	Debtor's Value of <u>Collateral</u>	<u>Collateral</u>	Pre-Confirmation Adequate Protection Monthly Payment	Interest <u>Rate</u>
1	\$225*	Advantis CU		2014	\$225	5.5%
	\$		\$	Chevrolet	\$	%
	\$				\$	%
Dlue al	Φ Il available fi	inds as set forth in	\$	helow		%
unti shal foll	l all secured,	administrative an fore it is due. The ne):	nd priority unse	cured creditors	paid to nonpriority unsect are paid in full, provided lowed nonpriority unsecu	that no cla
TL.	Turneta a alam	11 4h. falla		-1:£:1		
	priority unsective the material priority unsection with the material priority and the material priority unsection with the material priority under the material priority	cured claims:	Amount of Claim \$ \$	Percenta; To be Pai		
non Rai 7. D The followithholo	priority unsected by the priority under the priority uns	itor itor nts to be made by shall be paid dire	Amount of Claim \$ \$ y the Debtor are payments from	Percentage To be Pai and not by the Teleptor according to the Trustee. (Pai	Reason for Spece Classification % % rustee: b the terms of the contract ayment stated shall not bin	cial
Ran W. D The followithholo A.	priority unsected by the priority under the	itor itor its to be made by shall be paid dire ad shall receive no	Amount of Claim \$ \$ y the Debtor are payments from	Percentage To be Pai and not by the Teleptor according to the Trustee. (Pai PORT OBLIGAT	Reason for Spece Classification % % rustee: b the terms of the contract ayment stated shall not bin	or support
Ran 7. <u>D</u> The followithholo A. Credito Christing	priority unsected by the priority under the priority unde	itor itor its to be made by a shall be paid directed and shall receive no ayment OF DON	Amount of Claim \$ \$ y the Debtor are certly by the Del payments from MESTIC SUPP Onthly Support	Percentage To be Pai and not by the Teleptor according to the Trustee. (Pai PORT OBLIGAT	Reason for Special Classification Classification rustee: O the terms of the contract hyment stated shall not bin CIONS: Monthly Arrearage Pay No arrears	or support
Ran N. D The followithholo A. Credito Christina	priority unsecting the priority unsecting the priority unsecting priority unsecting priority	itor itor its to be made by shall be paid directly and shall receive no ayment OF DOM Current Mo \$445.00 \$	Amount of Claim \$ y the Debtor are certly by the Del payments from MESTIC SUPP Conthly Support	Percentage To be Pai and not by the Teleptor according to the Trustee. (Pai control of the Trustee of the Tru	Reason for Spect Classification Classification rustee: the terms of the contract syment stated shall not bin TIONS: Monthly Arrearage Pay No arrears S \$	or support
non Rar T. D The followithholo A. Credito B. Credito	priority unsecting the priority unsecting the priority unsecting priority unsecting priority	itor itor its to be made by shall be paid directly and shall receive no syment Mo \$445.00 Current Mo \$445.00 S	Amount of Claim \$	Percentas To be Pai	Reason for Special Classification Classification Tustee: Of the terms of the contract hyment stated shall not bin STONS: Monthly Arrearage Pay No arrears Substitute of Claim Month (2.73) Monthly Arrearage Month (2.73)	or support d any party
non Rar T. D The followithholo A. Credito B. Credito	priority unsecting the priority unsecting priority unsecting priority unsecting priority unsecting priority pri	itor itor ints to be made by shall be paid directly and shall receive no and shall receive no and shall receive no state of the shall receive no shall receive no state of the shall receive no shall receive	Amount of Claim \$	Percentas To be Pai	Reason for Special Classification Classification Tustee: Of the terms of the contract hyment stated shall not bin STONS: Monthly Arrearage Pay No arrears Substitute of Claim Month (2.73) Monthly Arrearage Month (2.73)	or support d any party

The secured property described below will be surrendered to the following named creditors on confirmation. The Debtor requests that upon confirmation, each creditor (including successors and assigns) to which the Debtor is surrendering property pursuant to this section be granted relief from the stays of 11 U.S.C. §§ 362(a) and 1301(a) to enforce its security interest against the property including taking possession and sale.

Creditor none

Property to be Surrendered

VII. Executory Contracts and Leases:

The Debtor will assume or reject executory contracts or unexpired leases as specified below. Assumption will be by separate motion and order, and any cure and/or continuing payments will be paid directly by the Debtor under Section V, unless otherwise specified in the plan. Any executory contract or unexpired lease not assumed pursuant to 11 U.S.C § 365(d) is rejected. If rejected, upon confirmation the creditor is granted relief from the

stays of 11 U.S.C. §§ 362(a) and 1301(a) with respect to the property which is the subject of the rejected contract or lease, and any allowed unsecured claim for damages shall be paid under Section IV.E.

Contract/Lease none

Assumed or Rejected

VIII. Property of the Estate:

Property of the estate is defined in 11 U.S.C. § 1306(a). Unless otherwise ordered by the Court, property of the estate in possession of the Debtor on the petition date shall vest in the Debtor upon confirmation. However, the Debtor shall not lease, sell, encumber, transfer or otherwise dispose of any interest in real property or personal property without the Court's prior approval, except that the Debtor may dispose of unencumbered personal property with a value of \$10,000 or less without the Court's approval. Property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) acquired by the Debtor post-petition shall vest in the Trustee and be property of the estate. The Debtor shall promptly notify the Trustee if the Debtor becomes entitled to receive a distribution of money or other property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) with a value in excess of \$2,500, unless Section X specifically provides for the Debtor to retain the money or property.

IX. Liquidation Analysis Pursuant to 11 U.S.C. § 1325(a)(4):

The liquidation value of the estate is \$0.00. To obtain a discharge, the Debtor must pay the liquidation value or the total of allowed priority and nonpriority unsecured claims, whichever is less. Under 11 U.S.C. §§ 1325(a)(4) and 726(a)(5), interest on allowed unsecured claims under Section IV.D and IV.E shall be paid at the rate of ______% per annum from the petition date (no interest shall be paid if left blank).

X. Nonstandard Provisions:

All nonstandard provisions of this plan are set forth in this section and separately numbered. Any nonstandard provision placed elsewhere in this plan is void. Any modifications or omissions to the form plan not set forth in this section are void.

- A. In addition to equal monthly payments pursuant to ¶IV.C, claims treated in IV.C shall receive all available funds after attorney fees and administrative expenses in order of rank prior to any payment to priority or unsecured creditors.
- B. Any claim filed by a mortgage creditor for post-petition fees shall be paid from available funds only after all attorney fees have been paid in full.
- C. Any refund to Debtor(s) upon dismissal or discharge shall be disbursed through Debtors' counsel.
- D. The balance of the filing fee, \$210, shall be paid from the plan payments prior to all creditors other than the trustee's administrative fees.

By filing this plan, the attorney for the Debtor(s) or the Debtor(s) if not represented by an attorney certify that the wording and order of the provisions in this plan are identical to those contained in Local Bankruptcy Form 13-4, other than any nonstandard provisions included in Section X.

/s/Thomas McAvity	/s/Brent A. Shipley	<u>1/20/2019</u>
Attorney for Debtor(s)	DEBTOR	Date
•		
<u>1/20/2019</u>		
Date	DEBTOR	Date